§318.6

§318.6 Procedures for requests pertaining to individual records in a record system.

- (a) An individual seeking notification of whether a system of records, maintained by the Defense Threat Reduction Agency, contains a record pertaining to himself/herself and who desires to review, have copies made of such records, or to be provided an accounting of disclosures from such records, shall submit his or her request in writing. Requesters are encourage to review the systems of records notices published by the Agency so as to specifically identify the particular record system(s) of interest to be accessed.
- (b) In addition to meeting the requirements set forth in this section 318.6, the individual seeking notification, review or copies, and an accounting of disclosures will provide in writing his or her full name, address, Social Security Number, and a telephone number where the requester can be contacted should questions arise concerning the request. This information will be used only for the purpose of identifying relevant records in response to an individual's inquiry. It is further recommended that individuals indicate any present or past relationship or affiliations, if any, with the Agency and the appropriate dates in order to facilitate a more thorough search. A notarized statement or an unsworn declaration in accordance with 28 U.S.C. 1746 may also be required.
- (c) An individual who wishes to be accompanied by another individual when reviewing his or her records, must provide the Agency with written consent authorizing the Agency to disclose or discuss such records in the presence of the accompanying individual.
- (d) Individuals should mail their written request to the FOIA/Privacy Act Division, Defense Threat Reduction Agency, 45045 Aviation Drive, Dulles, VA 20166–7517 and indicate clearly on the outer envelope "Privacy Act Request."

§ 318.7 Disclosure of requested information to individuals.

(a) The Defense Threat Reduction Agency, upon receiving a request for notification of the existence of a record

- or for access to a record, shall acknowledge receipt of the request within 10 working days.
- (b) Determine whether or not such record exists.
- (c) Determine whether or not such request for access is available under the Privacy Act.
- (d) Notify requester of determinations within 30 working days after receipt of such request.
- (e) Provide access to information pertaining to that person which has been determined to be available within 30 working days.
- (f) Notify the individual if fees will be assessed for reproducing copies of the records. Fee schedule and rules for assessing fees are contained in §318.11.

§318.8 Request for correction or amendment to a record.

- (a) An individual may request that the Defense Threat Reduction Agency correct, amend, or expunge any record, or portions thereof, pertaining to the requester that he/she believe to be inaccurate, irrelevant, untimely, or incomplete.
- (b) Such requests shall specify the particular portions of the records in question, be in writing and should be mailed to the FOIA/Privacy Act Division, Defense Threat Reduction Agency, 45045 Aviation Drive, Dulles, VA 20166–7517.
- (c) The requester shall provide sufficient information to identify the record and furnish material to substantiate the reasons for requesting corrections, amendments, or expurgation.

§318.9 Agency review of request for correction or amendment of record.

- (a) The Agency will acknowledge a request for correction or amendment within 10 working days of receipt. The acknowledgment will be in writing and will indicate the date by which the Agency expects to make its initial determination.
- (b) The Agency shall complete its consideration of requests to correct or amend records within 30 working days, and inform the requester of its initial determination.
- (c) If it is determined that records should be corrected or amended in

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whole or in part, the Agency shall advise the requester in writing of its determination; and correct or amend the records accordingly. The Agency shall then advise prior recipients of the records of the fact that a correction or amendment was made and provide the substance of the change.

(d) If the Agency determines that a record should not be corrected or amended, in whole or in part, as requested by the individual, the Agency shall advise the requester in writing of its refusal to correct or amend the records and the reasons therefor. The notification will inform the requester that the refusal may be appealed administratively and will advise the individual of the procedures for such appeals.

§318.10 Appeal of initial adverse Agency determination for access, correction or amendment.

- (a) An individual who disagrees with the denial or partial denial of his or her request for access, correction, or amendment of Agency records pertaining the himself/herself, may file a request for administrative review of such refusal within 30 days after the date of notification of the denial or partial denial.
- (b) Such requests shall be made in writing and mailed to the FOIA/Privacy Act Division, Defense Threat Reduction Agency, 45045 Aviation Drive, Dulles, VA 20166-7517.
- (c) The requester shall provide a brief written statement setting for the reasons for his or her disagreement with the initial determination and provide such additional supporting material as the individual feels necessary to justify the appeal.
- (d) Within 30 working days of receipt of the request for review, the Agency shall advise the individual of the final disposition of the request.
- (e) In those cases where the initial determination is reversed, the individual will be so informed and the Agency will take appropriate action.
- (f) In those cases where the initial determination is sustained, the individual shall be advised:
- (1) In the case of a request for access to a record, of the individual's right to

seek judicial review of the Agency refusal for access.

- (2) In the case of a request to correct or amend the record:
- (i) Of the individual's right to file a concise statement of his or her reasons for disagreeing with the Agency's decision in the record,
- (ii) Of the procedures for filing a statement of the disagreement, and
- (iii) Of the individual's right to seek judicial review of the Agency's refusal to correct or amend a record.

§318.11 Disclosure of record to persons other than the individual to whom it pertains.

- (a) General. No record contained in a system of records maintained by DTRA shall be disclosed by any means to any person or agency within or outside the Department of Defense without the request or consent of the subject of the record, except as described in 32 CFR 310.41, Appendix C to part 310, and/or a Defense Threat Reduction Agency system of records notice.
- (b) Accounting of disclosures. Except for disclosures made to members of the DoD in connection with their official duties, and disclosures required by the Freedom of Information Act, an accounting will be kept of all disclosures of records maintained in DTRA system of records
- (1) Accounting entries will normally be kept on a DTRA form, which will be maintained in the record file jacket, or in a document that is part of the record.
- (2) Accounting entries will record the date, nature and purpose of each disclosure, and the name and address of the person or agency to whom the disclosure is made.
- (3) Accounting records will be maintained for at least 5 years after the last disclosure, of for the life of the record, whichever is longer.
- (4) Subjects of DTRA records will be given access to associated accounting records upon request, except for those disclosures made to law enforcement activities when the law enforcement activity has requested that the disclosure not be made, and/or as exempted under §318.16.